- WAC 192-150-125 Change in worksite—RCW 50.20.050 (2) (b) (vii). (1) The location of your employment must have changed due to employer
- (1) The location of your employment must have changed due to employer action. The change must have:
- (a) Substantially increased the distance you travel to the new worksite or increased the difficulty or inconvenience of travel; and
- (b) Resulted in a commute distance or time that is greater than is customary for workers in your job classification and labor market area.
 - (2) For purposes of this section:
- (a) "Job classification" means your occupation at the time you quit work;
- (b) "Labor market area" means the geographic area in which workers in your location and occupation customarily work. In determining whether a labor union's jurisdictional area is consistent with an individual member's labor market, the department will determine where the majority of union members in that member's location and occupation customarily work.
- (3) Good cause for quitting work cannot be established under this section if the worksite location and distance to work was known at the time of hire.

[Statutory Authority: RCW 50.12.010, 50.12.040, 50.12.042. WSR 05-01-076, § 192-150-125, filed 12/9/04, effective 1/9/05.]